Case 1:08-cv-05956-DAB Docu	ment 3	Filed 07/17/20	USDC SDNY DOCUMENT ELECTRONICALLY FI	
UNITED STATES DISTRICT OF NE	EW YORK		DOC #: DATE FILED: 7/17/2	
In re		Cp.		
		Case 1	No. 04-22880 (ASH)	
FOOD MANAGEMENT GROUP, LLC,		Case 1	Case No. 04-22890 (ASH)	
KMA I, INC.,			No. 04-22891 (ASH)	
KMA II, INC.,			No. 04-22892 (ASH)	
KMA III, INC.,			Case No. 04-20312 (ASH)	
BRONX DONUT BAKERY, INC				
,	,	(Joint)	y Administered)	
Debtor	rs.	<u> </u>	,	
		ζ Adver	sary Proceeding	
MATRIX REALTY GROUP, INC.,			No. 05-8636 (ASH)	
	dant-Appel	APPL	ER UPON ICATION OF	
V.		MAT)	RIX REALTY	

FOOD MANAGEMENT GROUP, LLC, KMA I, INC., KMA II, INC., KMA III,

INC.,

APPLICATION OF
MATRIX REALTY
GROUP, INC. TO
ENLARGE PRINCIPAL
BRIEF AND EXTEND
TIME FOR FILING BRIEF

Plaintiffs-Appellees,

Civil Case: 08-cv-5956 (DAB)

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INC., and BRONX DONUT BAKERY,

Matrix Realty Group, Inc. ("Matrix"), the defendant-appellant in the above appeal, having moved by letter application dated and filed on July 10, 2008 for an order enlarging the permitted size of its principal brief from the 25 pages permitted pursuant to Local Rule 7.1(b) to 85 pages, and extending the time in which to file its principal brief from July 18, 2008 to August 18, 2008, and plaintiffs/debtors-appellees, by counsel for the Trustee for Debtors Janice B. Grubin, not opposing such application upon provision of like enlargements for appellees, and sufficient grounds appearing

therefor, it is hereby:

ORDERED, that appellant Matrix may file a principal brief not exceeding strong for the Fed. R. Bankr. P. 8010 (c) pages, and its time in which to file such brief is extended to and including August 18, 2008;

ORDERED, that appellees may file an opposing brief not exceeding & pages, and their time in which to file such brief is extended to and including the date that is 45 days (or the first weekday thereafter) following the filing of Matrix's principal brief; and

which shall not exceed 25 pages, pursuant to fed. R. Bankr. P. ROIO (C).

ORDERED, that Matrix will not seek to enlarge its reply brief and, in the event it seeks to extend the time in which to file a reply brief, such time shall not exceed ten (10) days more than the time provided by the applicable rules.

Dated: July 17,20

United States District Court Judge

Jeborah a. Batts

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